### STATE OF CALIFORNIA DEPARTMENT OF MANAGED HEALTH CARE HEALTH CARE SERVICE PLAN

### MONTHLY FINANCIAL REPORTING FORM

Submitted on 8/26/2003 8:19:39 AM

1.	FOR THE MONTH ENDING:	July 31, 2003
2.	Name:	DEDICATED DENTAL SYSTEMS, INC.
3.	File Number:(Enter last three digits) 933-0	244
4.	Date Incorporated or Organized:	July 7, 1985
5.	Date Licensed as a HCSP:	See Attached
6.	Date Federally Qualified as a HCSP:	N/A
7.	Date Commenced Operation:	1988
8.	Mailing Address:	3990 Ming Avenue, Bakersfield, CA 93309
9.	Address of Main Administrative Office:	3990 Ming Avenue, Bakersfield, CA 93309
10.	Telephone Number:	(661) 397-5513
11.	HCSP's ID Number:	77-0078333
12.	Principal Location of Books and Records:	3990 Ming Avenue, Bakersfield, CA 93309
	Plan Contact Person and Phone Number:	David Stanfield, (949) 567-3151
14.	Financial Reporting Contact Person and Phone Number:	Robert Hill, (310) 765-2470
15.	President:*	David Stanfield
16.	Secretary:*	Thomas Gibbon
17.	Chief Financial Officer:*	Robert Hill
18.	Other Officers:*	David Spence, Chief Operating Officer
19.		
20.		
21.		
22.	Directors:*	David Stanfield
23.		Robert Hill
24.		
25.		
26.		
27.		
28.		
29.		
30.		
31.		
	and says that they are the officers of the said health care service p the absolute property of the said health care service plan, free and financial statements, together with related exhibits, schedules and statement of all the assets and liabilities and of the condition and a	the plan noted on line 2, being duly sworn, each for himself or herself, deposes alan, and that, for the reporting period stated above, all of the herein assets were a clear from any liens or claims thereon, except as herein stated, and that these explanations therein contained, annexed or referred to, is a full and true affairs of the said health care service plan as of the reporting period stated reported, according to the best of their information, knowledge and belief,
32.	President	/s/pavid Stanfield (red (please type for valid signature)
33.	Secretary	/s/Thomas Gibbon red (please type for valid signature)
34.	Chief Financial Officer	/s/Robert Hillequited (please type for valid signature)
	statement.	officers and directors who did not occupy the indicated position in the previous
35.	If this is a revised filing, check here and complete question 4 on Page 2:	
36.	Fage 2.  If all dollar amounts are reported in thousands (000), check here:	
	Check My Work.	

# STATE OF CALIFORNIA DEPARTMENT OF MANAGED HEALTH CARE HEALTH CARE SERVICE PLAN

### MONTHLY FINANCIAL REPORTING FORM

### SUPPLEMENTAL INFORMATION

			1
1.	Are footnote disclosures attached with this filing?	Yes	•
2.	Is the attached reporting form filed on a consolidated or combined basis? If "Yes", the plan is required to file	No	
	consolidating or combining schedules.		_
	Is the plan required to file additional information (i.e.		_
3.	parent/affiliate financial statements, claims reports, etc.)	Yes	▼
	that is required by the Department?		
4.	If this is a revised reporting form, what is/are the reason(s) for the revision?		

### REPORT #1 ---- PART A: ASSETS

	1	2
CURRENT AS	SETS.	Current Period
	sh and Cash Equivalents	1,715,633
	ort-Term Investments	1,713,635
	emiums Receivable - Net	15,876
	erest Receivable	
5. Sh	ared Risk Receivables - Net	(
6. Ot	her Health Care Receivables - Net	1,884,240
7. Pr	epaid Expenses	76,124
8. Se	cured Affiliate Receivables - Current	(
9. Ur	secured Affiliate Receivables - Current	397,776
10. Ag	gregate Write-Ins for Current Assets	211,499
11. TO	OTAL CURRENT ASSETS (Items 1 to 10)	4,301,156
THER ASSE	rç.	
	stricted Assets	50,000
	ng-Term Investments	
	angible Assets and Goodwill - Net	58,546
	cured Affiliate Receivables - Long-Term	
	secured Affiliate Receivables - Past Due	(
17. Aş	gregate Write-Ins for Other Assets	11,523
	OTAL OTHER ASSETS (Items 12 to 18)	120,069
	ND EQUIPMENT	,
	nd, Building and Improvements	435.995
	rniture and Equipment - Net	
	omputer Equipment - Net	14,808
	asehold Improvements -Net	653,890
	onstruction in Progress	
	ftware Development Costs	(
	gregate Write-Ins for Other Equipment	1 104 603
	OTAL PROPERTY AND EQUIPMENT (Items 19 to 25) OTAL ASSETS	1,104,693 5,525,918
	WRITE-INS AGGREGATED AT ITEM 10 FOR CURRENT ASSETS	3,323,710
	pplies Inventory	211,499
1002.		
1003.		
1004.		
1098. Su	mmary of remaining write-ins for Item 10 from overflow page	
1099. TO	OTALS (Items 1001 thru 1004 plus 1098)	211,499
DETAILS OF V	WRITE-INS AGGREGATED AT ITEM 17 FOR OTHER ASSETS	
	eposits	11.523
1701. DO	μοσιο	11,32,
1703.		
1703.		
	mmary of remaining write-ins for Item 17 from overflow page	
	OTALS (Items 1701 thru 1704 plus 1798)	11,523
DETAILS OF	WRITE-INS AGGREGATED AT ITEM 25 FOR OTHER EQUIPMENT	113020
2501.		
2502.		
2503.		
2504.	Consideration of the Constant	
2598. Su	mmary of remaining write-ins for Item 25 from overflow page	
2599. TO	OTALS (Items 2501 thru 2504 plus 2598)	ı

### REPORT #1 ---- PART B: LIABILITIES AND NET WORTH

1	2	3	4
		Current Period	
		Non-	
CURRENT LIABILITIES:	Contracting	Contracting	Total
Trade Accounts Payable	235,884	XXX	235,884
2. Capitation Payable	0	XXX	
Claims Payable (Reported)	6,373	717171	6,373
Incurred But Not Reported Claims	18,360		18,360
5. POS Claims Payable (Reported)	0		10,550
POS Incurred But Not Reported Claims	0		
7. Other Medical Liability	0		
8. Unearned Premiums	479,335	XXX	479,33
Loans and Notes Payable	0	XXX	477,33.
Amounts Due To Affiliates - Current	0	XXX	
		0	505.40
	585,483	0	585,48
	1,325,435	0	1,325,435
OTHER LIABILITIES:		VVV	
Loans and Notes Payable (Not Subordinated)      Loans and Notes Payable (Subordinated)	0	XXX	
	0		
15. Accrued Subordinated Interest Payable	0	XXX	
16. Amounts Due To Affiliates - Long Term	0	XXX	
17. Aggregate Write-Ins for Other Liabilities	0	XXX	
18. TOTAL OTHER LIABILITIES (Items 13 to 18)	0	XXX	
19. TOTAL LIABILITIES	1,325,435	0	1,325,43
TET WORTH			
20. Common Stock	XXX	XXX	35,29
21. Preferred Stock	XXX	XXX	
22. Paid In Surplus	XXX	XXX	360,08
23. Contributed Capital	XXX	XXX	
24. Retained Earnings (Deficit)/Fund Balance	XXX	XXX	3,805,10
<ol> <li>Aggregate Write-Ins for Other Net Worth Items</li> </ol>	XXX	XXX	(
26. TOTAL NET WORTH (Items 20 to 25)	XXX	XXX	4,200,483
27. TOTAL LIABILITIES AND NET WORTH	XXX	XXX	5,525,91
DETAILS OF WRITE-INS AGGREGATED AT ITEM 11 FOR CURRENT LIAI	BILITIES		
1101. Accrued Payroll and Related	534,668		534,668
1102. Accrued Liabilities	50,815		50,81
1103.			
1104.			
1198. Summary of remaining write-ins for Item 11 from overflow page			(
1199. TOTALS (Items 1101 thru 1104 plus 1198)	585,483	0	585,48
DETAILS OF WRITE-INS AGGREGATED AT ITEM 17 FOR OTHER LIABIL	ITIES		
1701.		XXX	
1702.		XXX	
1703.		XXX	
1704.		XXX	
1798. Summary of remaining write-ins for Item 17 from overflow page		XXX	
1799. TOTALS (Items 1701 thru 1704 plus 1798)	0	XXX	(
DETAILS OF WRITE-INS AGGREGATED AT ITEM 25 FOR OTHER NET W	ORTH ITEMS		
2501.	XXX	XXX	
2502.	XXX	XXX	
2503.	XXX	XXX	
2504.	XXX	XXX	
2598. Summary of remaining write-ins for Item 25 from overflow page 2599. TOTALS (Items 2501 thru 2504 plus 2598)	XXX	XXX XXX	

REPORT #2: REVENUE, EXPENSES AND NET WORTH

		1	2
		Current Period	Year-To-Date
REVENUE		100.500	1 000 40
1.	Premiums (Commercial)	189,588	1,800,488
2.	Capitation	57,702	345,754
3.	Co-payments, COB, Subrogation	87,861	548,340
4.	Title XVIII - Medicare	0	
5.	Title XIX - Medicaid	0	
6.	Fee-For-Service	742,949	6,332,630
7.	Point-Of-Service (POS)	0	(
8.	Interest	0	(
9.	Risk Pool Revenue	0	
10.	Aggregate Write-Ins for Other Revenues	3,432	62,935
11.	TOTAL REVENUE (Items 1 to 10)	1,081,532	9,090,153
EXPENSE	S:		
Medical	and Hospital		
12.	Inpatient Services - Capitated	0	(
13.	Inpatient Services - Per Diem	0	
14.	Inpatient Services - Fee-For-Service/Case Rate	0	(
15.	Primary Professional Services - Capitated	27,349	118,572
16.	Primary Professional Services - Non-Capitated	549,944	3,952,90
17.	Other Medical Professional Services - Capitated	0	(
18.	Other Medical Professional Services - Non-Capitated	128,041	959,744
19.	Non-Contracted Emergency Room and Out-of-Area Expense, not including POS	0	(
20.	POS Out-Of-Network Expense	0	
21.	Pharmacy Expense - Capitated	0	
22.	Pharmacy Expense - Fee-for-Service	0	
23.	Aggregate Write-Ins for Other Medical and Hospital Expenses	304,864	2,178,652
24.	TOTAL MEDICAL AND HOSPITAL (Items 12 to 23)	1,010,198	7,209,869
Adminis	tration		
25.	Compensation	71,576	254,274
26.	Interest Expense	0	(
27.	Occupancy, Depreciation and Amortization	15,064	90,174
28.	Management Fees	0	(
29.	Marketing	0	(
30.	Affiliate Administration Services	0	
31.	Aggregate Write-Ins for Other Administration	43,024	287,584
32.	TOTAL ADMINISTRATION (Items 25 to 31)	129,664	632,032
33.	TOTAL EXPENSES	1,139,862	7,841,90
34.	INCOME (LOSS)	-58,330	1,248,252
35.	Extraordinary Item	0	1,2 .0,20
36.	Provision for Taxes	-26,000	537,000
37.	NET INCOME (LOSS)	-32,330	711,252
NET WOR		2-,22	,,
38.	Net Worth Beginning of Period	4,258,813	3,649,125
39.	Audit Adjustments	0	3,017,120
40.	Increase (Decrease) in Common Stock	0	
41.	Increase (Decrease) in Preferred Stock	0	
		0	
42.	Increase (Decrease) in Paid in Surplus	······································	527 00
43.	Increase (Decrease) in Contributed Capital	-26,000	537,00
44.	Increase (Decrease) in Retained Earnings:	0	711 05
45.	Net Income (Loss)	-32,330	711,25
46.	Dividends to Stockholders	0	-696,89
47.	Aggregate Write-Ins for Changes in Retained Earnings	0	
48.	Aggregate Write-Ins for Changes in Other Net Worth Items	0	
49.	NET WORTH END OF PERIOD (Items 38 to 48)	4,200,483	4,200,48

REPORT #2: REVENUE, EXPENSES AND NET WORTH

	1	2	3
		Current Period	Year-to-Date
ETAILS	OF WRITE-INS AGGREGATED AT ITEM 10 FOR OTHER REVENUES	Current i criod	Tear to Bate
1001.	Other Specialty Program Revenue	3,432	62,93
1002.			02,700
1003.			
1004.			
1005.			
1006.			
1098.	Summary of remaining write-ins for Item 10 from overflow page		
1099.	TOTALS (Items 1001 thru 1006 plus 1098)	3,432	62,935
ETAILS (	OF WRITE-INS AGGREGATED AT ITEM 23 FOR OTHER MEDICAL AND HOSPITAL EX	PENSES	
2301.	Dental Supplies & Lab	95,049	746,96
2302.	Marketing	12,861	131,26
2303.	Practice G & A	123,670	865,532
2304.	Occupancy, Depreciation, & Amortization	73,284	434,892
2305.			
2306.			
2398.	Summary of remaining write-ins for Item 23 from overflow page		
2399.	TOTALS (Items 2301 thru 2306 plus 2398)	304,864	2,178,652
3102. 3103. 3104.	HMO Bad Debt  Other Income & Expense	4,292 -1,213	13,87 61,712
3105. 3106. 3198. 3199.	Summary of remaining write-ins for Item 31 from overflow page TOTALS (Items 3101 thru 3106 plus 3198)	43,024	287,584
3106. 3198. 3199.		43,024	287,58
3106. 3198. 3199. ETAILS (4701.	TOTALS (Items 3101 thru 3106 plus 3198)	43,024	287,58
3106. 3198. 3199. ETAILS ( 4701. 4702.	TOTALS (Items 3101 thru 3106 plus 3198)	43,024	287,58
3106. 3198. 3199. ETAILS ( 4701. 4702. 4703.	TOTALS (Items 3101 thru 3106 plus 3198)	43,024	287,584
3106. 3198. 3199. ETAILS ( 4701. 4702. 4703. 4704.	TOTALS (Items 3101 thru 3106 plus 3198)	43,024	287,584
3106. 3198. 3199. ETAILS (4701. 4702. 4703. 4704. 4705.	TOTALS (Items 3101 thru 3106 plus 3198)	43,024	287,584
3106. 3198. 3199. ETAILS (4701. 4702. 4703. 4704. 4705. 4706.	TOTALS (Items 3101 thru 3106 plus 3198)  OF WRITE-INS AGGREGATED AT ITEM 47 FOR CHANGES IN RETAINED EARNINGS	43,024	287,584
3106. 3198. 3199. ETAILS (4701. 4702. 4703. 4704. 4705.	TOTALS (Items 3101 thru 3106 plus 3198)	43,024	287,584

### REPORT #3: STATEMENT OF CASH FLOWS

	1	2	3
		Current Period	Year-to-Date
CASH FLC	DW PROVIDED BY OPERATING ACTIVITIES		
1.	Group/Individual Premiums/Capitation	253,551	2,146,185
2.	Fee-For-Service	835,275	6,323,754
3.	Title XVIII - Medicare Premiums	0	C
4.	Title XIX - Medicaid Premiums	0	C
5.	Investment and Other Revenues	3,432	62,935
6.	Co-Payments, COB and Subrogation	87,861	548,340
7.	Medical and Hospital Expenses	-1,000,704	-7,740,942
8.	Administration Expenses	-117,264	-872,398
9.	Federal Income Taxes Paid	0	0
10.	Interest Paid	0	0
11.	NET CASH PROVIDED BY OPERATING ACTIVITIES	62,151	467,874
	OW PROVIDED BY INVESTING ACTIVITIES	02,131	107,071
12.	Proceeds from Restricted Cash and Other Assets	0	0
		0	0
13.	Proceeds from Investments		
14.	Proceeds for Sales of Property, Plant and Equipment	0	0
15.	Payments for Restricted Cash and Other Assets	0	C
16.	Payments for Investments	0	0 0
17.	Payments for Property, Plant and Equipment	-22,621	-87,238
18.	NET CASH PROVIDED BY INVESTING ACTIVITIES	-22,621	-87,238
CASH FLC	OW PROVIDED BY FINANCING ACTIVITIES:		
19.	Proceeds from Paid in Capital or Issuance of Stock	0	0
20.	Loan Proceeds from Non-Affiliates	0	0
21.	Loan Proceeds from Affiliates	0	0
22.	Principal Payments on Loans from Non-Affiliates	0	0
23.	Principal Payments on Loans from Affiliates	0	0
24.	Dividends Paid	0	-696,894
25.	Aggregate Write-Ins for Cash Provided by Financing Activities	-26,000	537,000
26.	NET CASH PROVIDED BY FINANCING ACTIVITIES	-26,000	-159,894
27.	NET INCREASE (DECREASE) IN CASH (Items 11, 18 & 26)	13,530	220,742
28.	CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE MONTH	1,702,105	
29.	CASH AND CASH EQUIVALENTS AT THE END OF THE MONTH	1,715,635	1,715,635
RECONCI	LIATION OF NET INCOME TO NET CASH PROVIDED BY OPERATING ACTIVITI		
30.	Net Income	-32,330	711,252
	ents to Reconcile Net Income to Net Cash Provided by Operating Activities	32,330	711,232
31.	Depreciation and Amortization	11,646	88,900
32.	Decrease (Increase) in Receivables	93,645	-178,081
		12,641	51,655
33.	Decrease (Increase) in Prepaid Expenses		-162,793
34.	Decrease (Increase) in Affiliate Receivables	-140,537	
35.	Increase (Decrease) in Accounts Payable	19,414	10,376
36.	Increase (Decrease) in Claims Payable and Shared Risk Pool	-902	-2,193
37.	Increase (Decrease) in Unearned Premium	4,942	-1,610
38.	Aggregate Write-Ins for Adjustments to Net Income	93,632	-49,632
39.	TOTAL ADJUSTMENTS (Items 31 through 38)	94,481	-243,378
40.	NET CASH PROVIDED BY OPERATING ACTIVITIES	62,151	467,874
	(Item 30 adjusted by Item 39 must agree to Item 11)		<u>I</u>
DETAILS (	OF WRITE-INS AGGREGATED AT ITEM 25 FOR CASH FLOW PROVIDED BY FIN.	ANCING ACTIVI	TIES
2501.	Donated Capital	-26,000	537,000
2502.			
2503.			
2598.	Summary of remaining write-ins for Item 25 from overflow page		
2576.	TOTALS (Items 2501 thru 2503 plus 2598)	-26,000	537,000
DETAILS	* * * * * * * * * * * * * * * * * * * *		337,000
	OF WRITE-INS AGGREGATED AT ITEM 38 FOR ADJUSTMENTS TO NET INCOM		0.000
3801.	Decrease (Increase) in Supplies Inventories	323	8,322
3802.	Increase (Decrease) in Accrued Liabilities	-8,999	-156,378
3803.	Increase (Decrease) in Accrued Payroll	102,308	77,190
3898.	Summary of remaining write-ins for Item 38 from overflow page	0	21,234
3899.	TOTALS (Items 3801 thru 3803 plus 3898)	93,632	-49,632

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### REPORT #4: ENROLLMENT AND UTILIZATION TABLE

### TOTAL ENROLLMENT

TOTAL ENROLLMENT											
1	2	3	4	5	6	Total Member Ambulatory Encounters for Period			10	11	12
					Cumulative						
					Enrollee				<b>Total Patient</b>	Annualized	Average
	Total Enrollees At End of	Additions During	Terminations During	Total Enrollees at End of	Months for	7	8	9	Days	Hospital	Length of
Source of Enrollment	Previous Period	Period	Period	Period	Period	Physicians	Non-Physicians	Total	Incurred	Days/1000	Stay
1. Group (Commercial)	13,697	112	334	13,475	123,848			0		0	
2. Medicare Risk				0				0			
3. Medi-Cal Risk				0				0			
4. Individual	18,770	467	228	19,009	133,530			0		0	
5. Point of Service				0				0			
6. Aggregate write-ins for Other	0	0	0	0	0	_	0	0	0		
7. Total Membership	32,467	579	562	32,484	257,378	0	0	0	0	0	
DETAILS OF WRITE-INS AGGRE	GATED AT ITEM 6 FOR	OTHER SOURCES OF	F ENROLLMENT								
601. Small Group				0				0			
602. Healthy Families				0				0			
603. AIM				0				0			
604. Medicare Cost				0				0			
605. ASO				0		N/A	N/A	N/A	N/A	N/A	N/A
606. PPO				0				0			
607.				0				0			
608.				0				0			
609.				0				0			
610.				0				0			
611.				0				0			
612.				0				0			
Summary of remaining write-ins for				0				0			
698. Item 6 from overflow page				0				0			
Totals (lines 601 through 612 plus 699, 698) (Line 6 above)	0	0	0	0	0	0	0	0	0		
099. 098) (Line 6 above)	U	U	U	U	0	U	U	U	U		

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### NOTES TO FINANCIAL STATEMENTS

For the period ended July 31, 2003 (dollars in thousands)

4. 1. Business Description

### 6. Organization

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2.

8. Dedicated Dental Systems, Inc. (the "Company"), a wholly owned subsidiary of InterDent Service
9. Corporation ("Parent"), formerly Gentle Dental Service Corporation, was formed in 1985 as a licensed
10. health maintenance organization under the California Knox-Keene Health Care Service Plan Act of
11. 1975 (the "Knox-Keene Act"). The Company delivers managed dental care services through its dental
12. practice offices to enrolled individuals, subscriber groups, individuals covered by State of California
13. Denti-Cal program, and individuals covered under fee for service plans. All of the Company's
14. operations serve the Bakersfield, California, region. On July 31, 1998, Parent, a wholly owned
15. subsidiary of InterDent, Inc., acquired all of the outstanding stock of the Company.

16.

### 17. 2. Summary of Significant Accounting Policies

18 19

### (a) Business and Regulatory Environment

20

The Company is licensed by the Department of Managed Health Care (the "DMHC"). The DMHC requires the Company to maintain a minimum tangible net equity balance. At July 31, 2003, the minimum balance required was calculated at approximately \$62. In addition, the DMHC requires the Company to maintain a minimum deposit of \$50 pursuant to the Knox-Keene Act. The deposit is comprised of a certificate of deposit held by a trustee and is included in the accompanying balance sheets as other restricted assets. Interest earned on the funds accrues to the Company and is not restricted as to use.

28 29

### (b) Revenue Recognition and Health Care Services

30

Prepaid dental care premiums from enrolled groups and individuals are reported as revenue in the month in which enrollees are entitled to receive dental care. Premiums received prior to such period are recorded as unearned premium revenue until earned.

34. 35.

Fees for services and other revenues consist primarily of net patient service revenue (net patient revenue). Net patient revenue represents revenue reported at the estimated net realizable amounts from patients, third-party payors and others for services rendered, net of contractual adjustments.
Such revenues are recognized as services are performed. The Company records its estimated liability for services provided by other parties based on historical information.

39. 40.

### (c) Cash and Cash Equivalents

42

For purposes of the statements of cash flows, cash and cash equivalents include cash on hand and interest-bearing deposits with original or remaining maturities of three months or less when purchased.

45 46

### (d) Accounts Receivable

47.

48. Accounts receivable principally represent receivables from patients and insurance carriers for dental
49. services provided at established billing rates, less allowances and discounts for patients covered
50. by third-party payor contracts. Payments under these programs are primarily based on
51. predetermined rates. In addition, a provision for doubtful accounts is provided based upon
52. expected collections and is included in medical and hospital and practice general and administrative
53. expenses. These contractual allowances, discounts and allowance for doubtful accounts are
54. deducted from accounts receivable in the accompanying balance sheets. The discounts and
55. allowances are determined based upon historical realization rates, the current economic environment
56. and the age of accounts. Change in estimated collection rates are recorded as a change in estimate
57. in the period the change is made.

58.

59. Continued on tab "Sheet 1")

	1							
	OVERFLOW PAGE FOR WRITE-INS							
1.	1.							
	Report #3: Statement of Cash Flows (Dire	ect Method):						
3.		ф. 400 V В						
	Line #3898: Change in deposits Line #3898: Change in goodwill	\$ 400 Year-to-Date 20,834 Year-to-Date						
6.		20,054 Tear-to-Date						
		\$21,234 Year-to-Date						
8.	3.							
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### KNOX-KEENE SUPPLEMENTAL INFORMATION PURSUANT TO SECTIONS 1300.84.06 AND 1300.84.2

	PURSUANT TO SECTIONS 1300.84.06 AND 1300.84.2							
			1			2		
1.	Net Equity				\$	4,200,483		
2.	Add: Subordinated Debt				\$	0		
3.	Less: Receivables from officers, directors, and affiliates				\$	397,776		
4.	Intangibles				\$	58,546		
5.	Tangible Net Equity (TNE)				\$	3,744,161		
6.	Required Tangible Net Equity (See Below)				\$	61,731		
7.	TNE Excess (Deficiency)				\$	3,682,430		
			Full Service Plans			Specialized Plan		
A.	Minimum TNE Requirement	\$	1,000,000	Minimum TNE Requirement	\$	50,000		
B.	REVENUES:							
8.	2% of the first \$150 million of annualized premium revenues	\$		2% of the first \$7.5 million of annualized premium revenue	\$	61,731		
	Plus			Plus				
9.	1% of annualized premium revenues in excess of \$150 million	\$		1% of annualized premium revenue in excess of \$7.5 million	\$	0		
10.	Total	\$	0	Total	\$	61,731		
C.	HEALTHCARE EXPENDITURES:							
11.	8% of the first \$150 million of annualized health care expenditures, except those paid on a capitated or managed hospital basis.	\$		8% of the first \$7.5 million of annualized health care expenditures, except those paid on a capitated or managed hospital basis.	\$	0		
	Plus			Plus				
12.	4% of annualized health care expenditures in excess of \$150 million except those paid on a capitated or managed hospital payment basis.	\$		4% of annualized health care expenditures in excess of \$7.5 million except those paid on a capitated or managed hospital payment basis.	\$	0		
	Plus			Plus				
13.	4% of the annualized hospital expenditures paid on a managed hospital payment basis.	\$		4% of the annualized hospital expenditures paid on a managed hospital payment basis.	\$	49,062		
14.	Total	\$	0	Total	\$	49,062		
15.	Required "TNE" - Greater of "A" "B" or "C"	\$		Required "TNE" - Greater of "A" "B" or "C"	\$	61,731		

### KNOX -KEENE SUPPLEMENTAL INFORMATION PURSUANT TO SECTIONS 1374.64

### POINT OF SERVICE (POS) "ADJUSTED" TANGIBLE NET EQUITY CALCULATION

Calculation of Tangible Net Equity and required Tangible Net Equity in accordance with Section 1374.64:

		1 1
		1
1.	Net Equity	\$ 4,200,483
2.	Add: Subordinated Debt	\$
3.	Less: Receivables from officers, directors, and affiliates	\$
4.	Intangibles	\$
5.	Tangible Net Equity (TNE)	\$ 4,200,483
6.	Required Tangible Net Equity (From Line 18 below)	\$
7.	TNE Excess (Deficiency)	\$ 4,200,483
<b>T</b>	ADJUSTED REQUIRED MINIMUM TANGIBLE NET EQUITY	
I.	Plan is required to have and maintain TNE as required by Ru	de 1300.76 (a)(1) or (2):
8.	Minimum TNE as calculated under Rule 1300.76 (a)(1) or (2)	\$
9.	10% of annualized health care expenditures for out-of-network service for point-of-service enrollees	\$
10.	Add lines 8 and 9	\$ 0
	Plan is required to have and maintain TNE as required by RuRTA	le 1300.76 (a)(3):
11.	Minimum TNE as recalculated to exclude annualized healthcare expenditures for out-of-network services for point-of-service enrollees (attach worksheet Page 15)	\$
12.	10% of annualized health care expenditures for out-of-network services for point-of-service enrollees	\$
13.	Add lines 11 and 12	\$ 0

### POS WORKSHEET FOR ADJUSTED TANGIBLE NET EQUITY CALCULATION

		1 Full Service <u>Plans</u>	2 Specialized <u>Plans</u>
1.	Health care expenditures for period	\$	\$
	Less:		
2.	Capitated or managed hospital payment basis expenditures		
3.	Health care expenditures for out-of-network services for point-of-service enrollees		
4.	Result	0	0
5.	Annualized		
6.	Reduce to maximum of \$150 million		
7.	Multiply by 8%	\$ 0	\$ 0
	Plus		
8.	Annualized health care expenditures except those paid on a capitated or managed hospital payment basis and excluding health care expenditures for out-of-network services for point-of-service enrollees	\$	\$
9.	Line 8 less \$150 million		
10.	Multiply by 4%	\$0	\$ 0
	Plus		
11.	Annualized hospital expenditures paid on a managed hospital payment basis and excluding health care expenditures for out-of-network services for point-of-service enrollees	\$	\$
12.	Multiply by 4%	\$ 0	\$ 0
13.	Total	\$0	\$0

### STATEMENT AS OF 7-31-2003 OF 933-0244 DEDICATED DENTAL SYSTEMS, INC. $\overline{\text{NOTES TO FINANCIAL STATEMENTS}}$

(dollars in thousands) (Continued)

#### (e) Supplies Inventory

Supplies consist primarily of disposable dental supplies and instruments stored at the dental practices. Supplies are stated at the lower of cost (first-in, first-out basis) or market (net realizable value).

#### (f) Equipment and Leasehold Improvements

Equipment and leasehold improvements are stated at cost; replacements and major improvements are capitalized, while repairs and maintenance are charged to expense as incurred. Equipment is depreciated using the straight-line method over the estimated useful lives of the assets, typically ranging from three to 15 years. Leasehold improvements are amortized using the straight-line method over the shorter of the useful life or the term of the lease.

#### (g) Goodwill

In July 2001, the FASB issued Statements of Financial Accounting No. 142, "Goodwill and Other Intangible Assets" ("SFAS 142"), effective for the Company in the first quarter of 2002. SFAS 142 requires companies to stop amortizing goodwill and certain intangible assets with an indefinite useful life. Instead, goodwill and intangible assets deemed to have an indefinite useful life are subject to an annual review for impairment. The Company performed the required impairment tests of goodwill as of January 1, 2002, as the goodwill is determined to have an indefinite life. No impairment was recorded during 2002 as a result of adopting SFAS 142. Also, the Company did not record amortization on its goodwill during 2002 or through July 31, 2003.

On June 30, 2003, the Company closed one of its offices. The amount of goodwill written off in June 2003 for this closed office was \$20,834 (\$25,000 original goodwill cost less \$4,166 accumulated goodwill amortization).

### (h) Long-Lived Assets

In August 2001, the FASB issued Statement of Financial Accounting Standard No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets" ("SFAS 144"). SFAS 144 addresses financial accounting and reporting for the impairment or disposal of long-lived assets. This Statement supersedes SFAS 121, and the accounting and reporting provisions of APB Opinion No. 30, "Reporting the Results of Operations-Reporting the Effects of Disposal of a Segment of a Business, and Extraordinary, Unusual, and Infrequently Occurring Events and Transactions," for the disposal of a segment of a business. The provisions of this statement were effective on January 1, 2002. The adoption of SFAS 144 did not have a significant impact on the Company's financial position or results of operations and no impairment of long-lived assets was recorded during the seven months ended July 31, 2003.

### (i) Fair Value of Financial Instruments

The Company's balance sheets include the following financial instruments: cash and cash equivalents, certificates of deposit, receivables, and accounts payable. The Company considers the carrying amounts of current assets and liabilities in the financial statements to approximate the fair value for these financial instruments because of the relatively short period of time between origination of the instruments and their expected realization.

### (j) Concentrations of Credit Risk

Financial instruments which potentially subject the Company to concentrations of credit risk consist primarily of premiums receivable. Concentrations of credit risk with respect to receivables are limited due to the large number of individuals and employer groups comprising the Company's customer base.

(Continued on "Sheet 2")

## STATEMENT AS OF 7-31-2003 OF 933-0244 DEDICATED DENTAL SYSTEMS, INC. NOTES TO FINANCIAL STATEMENTS

(dollars in thousands) (Continued)

### (k) Income Taxes

The Company does not file separate federal, state and local tax returns as they are filed with the tax returns of Parent. According to a tax sharing agreement with Parent, no income taxes payab the consolidated tax returns is allocated to or payable by the Company (see Note 7).

### (I) Professional Liability Insurance

The Company maintains claims-made basis professional liability insurance coverage of \$5,000 pe incident and \$5,000 in the aggregate on an annual basis. Claims-made coverage covers only thos reported during the policy period. The Company expects to renew its existing policies and to be continue to obtain coverage in future years.

### (m) Claims Payable

Claims payable, included in other current liabilities, include amounts billed and not paid and an incurred for unbilled services ("IBNR") by dental care providers at the balance sheet date. At Ju 2003, the IBNR reserve estimate was \$18.

### (n) Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accep United States requires management to make estimates and assumptions that affect the reported a of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financi statements. Estimates also affect the reported amounts of revenues and expenses during the reported. Actual results could differ from these estimates.

(Continued on "Sheet 3")

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# STATEMENT AS OF 7-31-2003 OF 933-0244 DEDICATED DENTAL SYSTEMS, INC. NOTES TO FINANCIAL STATEMENTS (dollars in thousands) (Continued)

#### (3) Equipment and Leasehold Improvements

The following table summarizes the components of equipment and leasehold improvements at July 31,2003:

Equipment	\$1,451
Leasehold improvements	934
•	\$2,385
Less accumulated depreciation and amortization	(1,280)
	\$1,105

#### (4) Commitments and Contingencies

The Company leases office space and equipment for its corporate and dental practice offices under various noncancelable operating leases. Future minimum lease payments due at July 31, 2003, including those with related parties as outlined in Note 6, are summarized as follows:

2003	\$185
2004	415
2005	411
2006	380
2007	322
hereafter	329
	\$2,042

Rental expense, including equipment month-to-month rentals, totaled \$317 for the seven months ended July 31, 2003.

#### (5) Employee Benefits

The Company participates in the InterDent, Inc. defined contribution plan in accordance with Section 401 (k) of the Internal Revenue Code. The plan covers substantially all employees of the Company. Contributions to the plan by the Company are discretionary. There were no Company contributions to the plan during the seven months ended July 31, 2003.

#### (6) Related Party Transactions

Parent receivable at July 31, 2003 was \$398.

Several professional associations ("P.A.'s") affiliated with Parent provide dental care services to certain Company enrolled groups. The Company paid \$176 in capitation payments to the P.A.'s for dental care services provided to enrollees of its insured groups during the seven months ended July 31, 2003.

The Company continues to lease the following dental practice offices from Dental Practice Management ("DPM"), an entity owned by the Company's prior president:

	Location/
Clinic	California
Mountain View Family Dentistry	Arvin
Rosedale Dental Practice	Bakersfield
California Dental Center	Bakersfield
San Dimas Orthodontic Center	Bakersfield
Delano Family Dentistry	Delano

The leases require aggregate monthly payments of up to \$24 and expire at various dates through March 2010. Rental expense, aggregating \$177 for the seven months ended July 31, 2003, is included in Medical and Hospital under Occupancy, Depreciation, and Amortization.

Future minimum lease payments under lease agreements with DPM at July  $31,\,2003$  are summarized as follows:

2003	\$127
2004	307
2005	307
2006	307
2007	307
Thereafter	329
	\$1,684

#### (7) Income Taxes

The Company is included as part of the consolidated returns of InterDent, Inc. During the seven months ended July 31, 2003, the Company recorded income tax expense of \$537 as if the Company were taxed as a C Corporation and was responsible for its federal and state income taxes on a stand-alone rather than a consolidated basis. However, under the Company's tax-sharing agreement with Parent, no income taxes payable under any federal, state, or local tax return of the consolidated group of which Parent is a member shall be allocated to or payable by the Company. As a result, the Company has recorded a capital contribution from Parent of \$537 for the seven months ended July 31, 2003.